

SHIPPING INTELLIGENCE.

ARRIVALS.—NONE.

DEPARTURES.—NONE.

COASTERS INWARDS.

January 18.—*Rosalind*, 9, Taylor, from the Hunter, with 4 tons bran, 150 bushels wheat, 200 bushels maize, 1 ton potatoes; *Maidland*, steamer, 103, Parsons, from Port Macquarie, with 72 bushels, 2000 shingles, 1000 bushels sheepskins; *Catherine*, 25, Pickett, from Brisbane Water, with 12,000 feet timber, 4000 shingles; *Nerera*, 25, Nirman, from Brisbane Water, with shells.

January 19.—*Pines*, 45, Camroux, from the M'Leay, with 18,000 feet cedar; *May Ann*, 16, from the M'Leay, with 217 bushels maize, 15,000 feet cedar; *Parry*, from the M'Leay, with 18,000 feet cedar; *Conest*, 34, Thrower, from the William River, with 700 bushels wheat, 200 bushels maize, &c.; *Lark*, 15, Doyle, from the M'Leay, with 109 bushels corn; *Defence*, 16, Hull, from the Hawkesbury, with 500 bushels maize; *Brother*, 27, Campbell, from Newcastle, with coal; *Esopus*, 12, Hull, from Brisbane Water, with 40,000 shingles.

January 20.—*Elizabeth*, 13, Stewart, from the M'Leay, with 10,000 feet cedar; *Rose*, steamer, 172, Pattison, from Morpeth, with sundries; *Alfred*, 10, Davenport, from Brisbane Water, with 17,000 shingles, 1200 logs; *John*, 10, Davenport, from Wollongong, with sundries; &c.; *Pig*, 20, Williams, from Brisbane Water, with 1,000 feet timber; *James Watt*, 186, Cape, from Moreton Bay, with wool; *Asita*, 25, Clinton, from the Bellinger River, with 16,000 feet cedar; *Julie*, 12, Hawker, from Shoalhaven, with potatoes, &c.

January 21.—*Elizabeth*, 13, Stewart, from the M'Leay, with 10,000 feet cedar; *Rose*, steamer, 172, Pattison, from Morpeth, with sundries; *Alfred*, 10, Davenport, from Brisbane Water, with 17,000 shingles, 1200 logs; *John*, 10, Davenport, from Wollongong, with sundries; &c.; *Pig*, 20, Williams, from Brisbane Water, with 1,000 feet timber; *James Watt*, 186, Cape, from Moreton Bay, with wool; *Asita*, 25, Clinton, from the Bellinger River, with 16,000 feet cedar; *Julie*, 12, Hawker, from Shoalhaven, with potatoes, &c.

COASTERS OUTWARDS.

January 18.—*William*, 4, Noon, for Wollongong, with sundries; *Rose*, 15, Brown, for Port Macquarie, in ballast; *Endeavour*, 20, Brown, for Brisbane Water, in ballast; *Maidland*, steamer, 103, Parsons, for Port Macquarie, with sundries; *Catherine*, 25, Pickett, for Brisbane Water, with sundries; *Susan*, 52, Somerville, for the Clarence, with sundries; *William*, 21, Blexham, for Morpeth, with sundries; *Nerera*, 25, Nirman, for Brisbane Water, with sundries.

January 19.—*Susan*, 20, Twible, for the Hawkesbury, with sundries; *Bea*, 13, Tool, for Kiamia, with sundries; *Brothers*, 27, Campbell, for Newcastle, in ballast; *Georgina*, 25, Thompson, for Illawalla and Bruny, with sundries; *Endeavour*, 12, Horpin, for Brisbane Water, with sundries.

January 20.—*Elizabeth*, 13, Ward, from the Hawkesbury, with sundries; *Rose*, steamer, 172, Pattison, for Morpeth, with sundries; *Alfred*, 10, Davenport, for Brisbane Water, with sundries; *Pedlar*, 16, M'Neil, for Newcastle, with sundries; &c.; *Pig*, 20, Williams, for the Hawkesbury, in ballast; *Alexander*, 10, Salt, for the Hawkesbury, in ballast; *Asita*, 27, Clinton, for the Bellinger River, with sundries.

January 21.—*Elizabeth*, 13, Stewart, from the M'Leay, with 10,000 feet cedar; *Rose*, steamer, 172, Pattison, from Morpeth, with sundries; *Alfred*, 10, Davenport, from Brisbane Water, with 17,000 shingles, 1200 logs; *John*, 10, Davenport, from Wollongong, with sundries; &c.; *Pig*, 20, Williams, for the Hawkesbury, in ballast; *Asita*, 27, Clinton, for the Bellinger River, with 16,000 feet cedar; *Julie*, 12, Hawker, from Shoalhaven, with potatoes, &c.

IMPORTS.

January 20.—*Elizabeth*, ship, 950 tons, Moffatt, master, from Liverpool: 40 boxes, tin, 30 tons; 200 bags, 2 tons bundle, 3 tons nail-rod, 6 tons wire, 2 tons iron, 1000 tons of pig iron, 26 bundles, 2000 spades and shovels, 50 kegs nails, 164 plough-moulds, 86 kegs nails, 10 boxes sheathing copper, 5 kegs composition, nails, 40 kegs nails, Gilchrist and Co., 21 loads, 395 bags, 16 bundles rum, 18,760 shillings, A. B. Smith and Co., 24 tierces and 20 boxes, 1000 bags, 1000 bags, 1 barrel hardware, W. Clarke, 15 crates and 2 cases earthenware, R. M. Robey, 1 box wearing apparel, Gosling, Brown, and Co.; 1 box wearing apparel, Dr. A. Liddell; 5 pipes, 15 hogheads, and 20 quarter-casks Shiel, 1000 bags, T. C. Brereton; 300 bags white salt, 5 do., 1000 bags, L. Roberts; 5 boxes linens, Rowand, Macrae, and Co. A. B. Smith and Co., agents.

EXPORTS.

January 22.—*Thomson*, cutter, Birkinshaw, master, for Melbourne and Port Albert: 20 chests sugar, 100 bags sugar, 2 boxes medicine, 1 box twine, 1000 bags, 1000 bags, 60 bushels cedar, 25 barrels flour, 2 cart hardware, 2 dray wheels, 3 cart boxes, 1 bale woolpacks, half a ton sugar, 1 ton salt, 6 boxes soap, &c.

CLEARANCES.—For Port Phillip and Port Albert, the cutter *Thomson*, Captain Birkinshaw, with sundries. Passenger—Miss E. Neal.

The *Scaphandrus* moved to the Flour Company's Wharf yesterday, to discharge her cargo for this place.

Owing to the inclemency of the weather yesterday, the Board for the Inspection of Emigrants did not assemble on board the *Elizabeth*, but it is expected that they will do so in the course of this morning. She will move round to the Flax Company's Wharf, where her immigrants may be engaged.

The *Isabella* was hauled on the Patent Slip yesterday, and although she is a vessel of 423 tons, the whole time which elapsed after she first took the blocks did not amount to two hours and a half.

The *Glenroy*, Captain Rawfurd, for Liverpool, dropped down to Watson's Bay yesterday, and will proceed to sea this morning, weather permitting.

The *Alice Brooks* left Liverpool for Sydney on the 16th September.

DIARY

MEMORANDA FOR THIS DAY.

January. sun. high water. 23; Tuesday 15 6 54 11 42 6 First Quarter, Jan. 27, 25 m. past 10, night.

The Sydney Morning Herald.

TUESDAY, JANUARY 22, 1844.

"Sworn to no master, of no sect and I."

EVIDENCE ON THE SALE OF CROWN LANDS*.

III.

On the three main divisions into which the Evidence naturally distributes itself, the first two have now been disposed of—namely, I. THE INTRINSIC VALUE OF OUR WASTE LANDS; and, II. THE POLICY OF PUTTING THEM UP AT A LOW MINIMUM PRICE. We proceed to examine the third:—

III. THE PRACTICAL EFFECTS OF A HIGH UPSET PRICE.—The true philosophy of legislation is eminently practical. Its deductions are derived from practical data; its arrangements are directed to practical ends; and its soundness is tested by practical results. Such was not the philosophy which dictated the leading provision of Lord STANLEY'S Land Act. The data were sought in the day-dreams of such visionaries as GIBSON WAKEFIELD; and we have seen that had

* Minutes of Evidence appended to the Report of the Select Committee on the Crown Land Sales Act, ordered by the Council to be printed, 5th December, 1843.

they been sought in the testimony of men possessing adequate experience and matured judgments, the monstrous error of demanding for our unclaimed deserts more than quadruple their ascertained value, could never have disgraced the British Statute-book. And that this empirical legislation will not stand the ordeal of experiment, might be easily proved by referring to the present forlorn state of our Land Fund—a Fund which, until tampered with by Ministerial ignorance and presumption, was flourishing in unrivaled exuberance, but which is now unequal to the cost of its own management. That this and reverse is justly chargeable upon the Minister, and that, so long as the existing Act shall remain in force, there can be no hope, no chance, of a return to former prosperity, or even of a moderate degree of success in the sale of Crown territories, we proceed to show by the Evidence.

The COLONIAL TREASURER states,

that it was decided in 1838 to raise the

upset price of land from 5s. to 12s. an acre,

but that no sales at that rate took place until 1839.

He was then absent from the colony two years and four months, the charge of his department during that period being held by Mr. P. L. CAMPBELL.

On his return the minimum price was 12s.

Was much land purchased at that price after your return? Very little since my return. Are any purchases made at the present minimum price (£1 an acre)? Very few: occasionally a section has been taken at £1 an acre. He then explains, that the lots so purchased possessed peculiar value from their vicinity to the coast, or from other adventurous circumstances.

To the next question and answer we beg especial attention, since they refer to the future as well as to the present. Do you believe that the waste lands of the Crown in this colony will ever be purchased at the rate of £1 an acre? I can hardly look forward to such being the case.

Are you aware of the upset price of land in British America? I believe it to be under 5s. an acre in British America? I should think not; for not only is the difference in the price of land a consideration, but also the difference in the expense and length of the passage. Do you believe that land is purchasable in British America? I believe it to be at the present high price? Do you believe that the land is purchasable in British America? I believe it to be under 5s. an acre in British America? I should think not; for not only is the difference in the price of land a consideration, but also the difference in the expense and length of the passage. Do you believe that the land is purchasable in British America? I believe it to be at the present high price? Do you believe that the land is purchasable in British America? I believe it to be under 5s. an acre in British America? 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I should think not; for not only is the difference in the price of land a consideration, but also the difference in the expense and length of the passage. Do you believe that

by the British law relative to Corporations which was of course in force in this Colony, all members of the colonies were exempted from the duties of Juries.

A short conversation ensued, in which several of the members expressed their concurrence in the Alderman's remarks, and the Council soon afterwards adjourned till Monday, the 5th of February.

ABT.—MEDICAL.—Deputy Inspector General of Hospitals, Dr. Clarke, at Hobart Town, is appointed Inspector General of Hospitals at Calcutta, and is to be succeeded by Dr. Robertson.

The "Maitland"—The detachment of the ship which arrived from England by the "Maitland" were yesterday relieved from their guard on board the vessel, by a like number of the 99th regiment from Parramatta.

EXPOSITION.—The number of the New Zealand Gazette has some observations on the importation of stock, which are not applicable to Port Nicholson, are not wholly so to this settlement. It appears that the Victoria brig, from Sydney, lately landed about sixty head of cattle, which were sold at an average price of £2.

The Gazette assigns two reasons for the remarkable success of the cattle market, as small a sum of money, and the want of grazing land. We cannot deny but that the first want is felt here as well as at Wellington; the general unsettled state of the relations between the Government and the Company having checked the emigration of capital which would otherwise have flowed here. Still, however, the cattle have been brought to a very low price, and £2 to £0 for

is the lowest which has been paid. This was the price realized for those brought by the "Eusea", which was the last cargo offered for public sale. The working bullocks imported by the same vessel realized from £20 to £30 each. The second want, namely, the want of grazing land, certainly does not exist in all the suburban districts, but particularly in the Waimes, there are thousands of acres of the very finest pasture.

And it every day becomes more evident that the few hills, which, on our first arrival, were regarded with some alarm, may be easily covered with grass, and afford pasture for an immense unlimited number of cattle and sheep.

We wonder that so few of our settlers have turned their attention to stock; for breeding, nothing can be more profitable.

The expenses inseparable from stations in New South Wales are, however, very great.

It is not to be expected that the cost of raising our stock, which has been

incurred, will be recovered, and the

losses, a long time before the

provision.

The sum of £100,000, for the

construction of the

new port, the

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ENGLISH EXTRACTS.
PARLIAMENTARY SUMMARY.

HOUSE OF LORDS.
MONDAY, AUGUST 21.

The Marquis of Clarendon withdrew his motion relative to Scinde (which was to have come on to-day), promising to draw attention to the subject next Session.

Lord Brougham, in making a formal motion relative to the appeal before the House of Lords, the Judicial Committee of the Privy Council, took occasion to praise the labours of the commissioners for inquiring into the criminal law, pointed out the necessity for a complete digest of an Index to the criminal law, and expressed his satisfaction with measures for improving the law which had been passed during the present session.

The Lord Chancellor joined in the subjection on the criminal law commissioners, and added a compliment to Lord Brougham for his labours on the Judicial Committee of the Privy Council.

Lord Campbell joined his testimony with that of Mr. Brougham, and, after the House had laughed at some of his remarks, added the House to laugh at some of his comments on Lord Brougham's "satisfaction" with the amount of the law reforms of the session.

Lord Brougham retorted, vindicated himself from the charge of "ignorance" brought against him for his Slave Suppression Bill, and charged the failure of the Ecclesiastical Courts Bill, the County Courts Bill, and the Factories Bill, mainly on the protracted discussion of the Irish Arms Bill.

Lord Campbell reminded the House that the opposition to the Irish Arms Bill had been the means of being very materially amended and improved.

Lord Montagu also remarked that the Factories Bill would have failed if the Arms Bill had never been heard of. The educational clauses fell before the opposition of the masses out of doors.

Lord Brougham vacillated, not the opposition of the House of Peers; to which Lord Montagu replied, that there were at least two millions of signatures against them.

Lord Wharncliffe, in laying a pile of papers on the table, part of which related to the Earl of Lucan, gave his opinion that the Lord Chancellor of Ireland had acted perfectly right in dismissing the noble earl from the commission of the peace.

The Lord Chancellor concurred in this opinion.

The Marquis of Clarendon suspected that the Lord Chancellor had been impelled by some other force than a perusal of the papers into this tardy vindication of his colleague, who had been dismissed by the Earl of Liverpool, and charged the failure of the Factories Bill, mainly on the protracted discussion of the Irish Arms Bill.

The Earl of Lonsdale complained of the conduct of the Government towards him, and charged Lord Wharncliffe with trickery or evasion in delaying the production of the papers, with the view of defeating the chance of a fair discussion of his case before the session closed.

The Earl of Chichester and Lord Brougham strongly censured the conduct of Lord Chancellor Sudden, which was defended by the Duke of Wellington; and, after some general conversation, the subject dropped.

The rest of the evening was spent in disposing of the business before the House, various bills being carried through certain stages of their passage. The Customs Bill, which stood for third reading, raised some discussion.

TUESDAY.

There was a commission for the purpose of giving the Royal assent to several bills.

Lord Campbell pointed out the effect of the alterations which had been made in the House of Commons in the Libel and Defamation Bill, but, under existing circumstances, did not feel himself at liberty to ask the House to disagree with the amendment.

After some remarks from the Lord Chancellor, the amendments were agreed to.

The only other business of importance was a motion by Lord Teynham, for returns connected with the Poor-law, which was assented to.

THURSDAY.

In reply to a question from Mr. A. B. Condie, the Attorney-General, in supporting the bill, observed that, as far as he could see, the bill did not interfere with the powers of the House of Commons in the Libel and Defamation Bill, but, under existing circumstances, did not feel himself at liberty to ask the House to disagree with the amendment.

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THURSDAY.

[An account of the prorogation, with the Queen's speech, appeared in the *Herald* some weeks since.]

HOUSE OF COMMONS.

MONDAY, AUGUST 21.

BLAUE-TRADE SUSPENSION BILL.

The House having proceeded to the further consideration of the report on this bill.

Sir T. Wilde brought up certain clauses inserted in the bill, in conjunction with the Attorney-General, with a view to meet the objections to some of the provisions of the bill on a former day.

The report was agreed to, and the bill was ordered to be read a third time to-morrow.

FRANCE CLAIM OF SOVEREIGNTY IN TANZI.

The House having proceeded to the further consideration of the report on this bill.

Sir T. Wilde brought up certain clauses inserted in the bill, in conjunction with the Attorney-General, with a view to meet the objections to some of the provisions of the bill on a former day.

The report was agreed to, and the bill was ordered to be read a third time to-morrow.

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